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UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

Caption in Compliance with D.N.J. LBR 9004-1(b)

ABELSON LAW OFFICES By: Steven J. Abelson, Esq.

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Attorney for Debtor

In Re:

DIANA WAHER-SALA

The same of New York and the same of New York and the same of the

Order Filed on June 2, 2022 by Clerk U.S. Bankruptcy Court District of New Jersey

Case No.: 19-33261

Chapter: 13

Judge: CMG

ORDER ON MOTION FOR AUTHORIZATION TO ENTER INTO FINAL LOAN MODIFICATION AGREEMENT (CHAPTER 13)

The relief set forth on the following page is **ORDERED**.

DATED: June 2, 2022

Honorable Christine M. Gravelle United States Bankruptcy Judge

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| The Co | ourt having reviewed the M | otion for Authorization to | Enter into Final Loan Modification |
|---|--|---|--|
| Agreement file | d on 5/18/22 | , as to the FIRST | mortgage [enter first, |
| | etc.] concerning real proper | | |
| 941 Vaughn A | Avenue, Toms River, NJ | , and th | e Court having considered any |
| objections filed | I to such motion, it is hereby | y ORDERED that: | |
| \boxtimes | The debtor is authorized to | o enter into the final loan i | nodification agreement, nunc pro tunc |
| debtor, debtor's | ot, the secured creditor, with s attorney, if any, and the st | hin 14 days thereafter, must tanding trustee a Certificat for, if any, must be filed an | er than 14 days from the date of this it file with the Court and serve on the ion indicating why the agreement was d served within 7 days of the filed |
| claim. Absent t disburse funds | nding trustee may disburse to the filing of the Certification on hand to other creditors p in this case with respect to the | to the secured creditor all fin within the time frame secursuant to the provisions of | and absent a response from the unds held or reserved relating to its forth above, the standing trustee will of the confirmed Plan and any proof diffied and incorporated into the Loan |
| modification. In | e a Modified Chapter 13 Pla | an and Motions within 14 alts in material changes in | 00% paid to unsecured creditors, the days of consummation of the loan he debtor's expenses, the debtor of this Order; and |
| 4) | Check one: | | |
| | | - | t-petition arrears through the Plan; or modification agreement, and the |
| Order filed on | 7/9/21 requir | ring the Standing Trustee t | o make payments based on the |
| arrearage is vac | cated as of the date of this o | order; or | |
| | Post-petition arrears ha | we not been capitalized int | o the loan modification agreement, |
| and the Standin | ng Trustee will continue to | make payments to the secu | red creditor based on the Order filed |
| on | ; and | | |
| 5) attorney, an An | | _ | fication are sought by the debtor's LBR 2016-1 must be filed. |
| , , un 1 ip | parament for compensation | vompilance with Diff. | . 22.2010 I must be med. |
| The Motion for Authorization to Enter into Final Loan Modification Agreement is denied. | | | |